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Via CM/ECF

Re: 1:18-cv-03066-RRM-SJB Wexler v. Dorsey & Whitney, LLP et al

Dear Judge Bulsara:

I write to respond to Defendants' letter which "seek[s] clarification" whether certain discovery deadlines are stayed in light of Defendants' motion to dismiss and motion to stay discovery. I respectfully submit that no clarification is warranted.

Prior to the Defendants' letter I had repeatedly asked for a Rule 26f conference and advised the Defendants that Your Honor's Individual Rules state clearly that discovery is not stayed in this precise situation. Specifically, on page 2 and 3 of Your Honor's Rules- <https://img.nyed.uscourts.gov/rules/SJB-MLR.pdf> , it states:

Discovery Prior to an Initial Conference and during Pending Motion to Dismiss.
There is no automatic stay of discovery, unless authorized by statute, should one or more defendants file a motion to dismiss. Discovery is only stayed if a party files a motion to stay discovery and the Court grants such a motion.

For the above reasons, Plaintiff states that no clarification is justified.

Thank you,

/s Shimshon Wexler